detecriate in value, while so far as your Petitioner knows and be believes he knows the wishes of most every one in interest, it is their unanimous desire that the property be sold at sale before final decree; while there is no one in the State who can or will give the property the attention i it should receive and your Petitioner therefore prays that your Honors will pass as order for an immediate sale of the property before final decree, will appoint some suitable person to make said sale and will order the proceeds thereof to be brought into your Honorable Court to be disposed of as shall be directed by the final decree of your Honors in the premises.

And as in duty bound &c.

J.L.Davis

en de la companya de la co

State of Maryland Frederick County.to-wit;-

On this ______ day of October 1883 before the subscriber a Justice of the Peace of said State of Maryland in and for said County personally appeared J.Lynn Davis & made oath on the Holy Evangely of Almighty God that the matters and things in the purporting Petition set forth are true and bona fide as therein set forth.

C.H. Eckstein J.P.

The aforegoing Petition having been duly read and considered and the Court beingsstisfied by proof viz; The aforegoing swern Petition and a perusual of the Bill of Complaint that the real estate in the Bill of Complaint filed in this cause mentioned will be sold at the final decree in this cause, it is thereupon by the Circuit Court for Frederick County in Equity's by authority of this court this 4th day of October 1883 adjudged and ordered that J.Lynn Davis & William P.Maulsby Ir. F.Granville Thomas be and they are hereby appointed Trustees to make sale of the premises in this Fill of Complaint mentioned before a final decree in the land and as soon as conveniently may be; and it is further ordered that before they shall proceed to make said sale they shall file with the Clerk of this Court a bond surety or sareties to be approved by the Clerk of this court in the sum of Thirty Thousand Bollars for the faithful discharge of their duties under this order; That said sale should be upon the terms of 1/3 cash and the remaining 2/3 secured by the notes or bonds of the purchaser with satisfactory security bearing interest from the day of sale, and no deed to be made until the whole of the purchase money has been paid; and it is further ordered by this Court that said Trustees bring into this Court the proceeds of said sale to be deposited or in invested under this order of this Court.

John A. Lynch

Judg of the Cir. Court.

No. Equity.

Vs. "In the Circuit Court for "F. Granville Thomas "Frederick County, in Equity.

et al. "

To the Honorable the Judges of the Circuit Court for Frederick County in Equity; -

That by mistake in preparing the Bill of Complaint in this case, no mention was made of a Mortgage when this Court in Exhibit "A" filed with said Bill made to William H. Ways and also of a nother mortgage on said land made to a certain Mattie Cunningham; Your Petitioner therefore prays to ammend said Bill by inserting in the same the amendment filed hereto as exhibit No.1.

and as in duty bound &c.

Scl.for Petitioner.

The aforegoing Petition having been read and considered it is thereupon this 27 day of October 1883 adjudged Ordered by the Circuit Court for Frederick County in Equity that the amendment proposed in Exhibit not to the Bill of Complaint be and the same are hereby authorized & permitted to be made.

Judge of the Cir. Court.

(Filed October 29, 1883)